#### ARRANGEMENT OF CLAUSES.

- Powers of grand juries as to fiscal business abolished. 2. Repeal of twenty-ninth and thirty-first clauses of General
- Grand Jury Act. Repeal of second and third sections of special Act for county Dublin.
  - Representative Councils established in each county.
  - Each barony to elect three.
- 6. Baronies to be united when more than twelve. 7. Every person rated on last rate to vote.
- 8. Election regulations.
- 9. Mode of nomination.
- 10. Appointment of polling places,
- 11. Council may make new regulations.
- 12. Non-resident justices not to attend presentment sessions.
  - 13. Justices of each barony to elect one representative.
  - 14. Provision as to consolidated baronies. 15... 'Additional members to be efected by boards of guardians and municipal bodies.
  - 16. Commissioners of townships may elect. 17. Representative Councils to be corporations.
  - 18. General courts of magistrates to be held. 19. Powers of Council.

  - Not to make presentments for malicious injury. 21. Meetings of Representative Council.
- 22. Chairman and vice-chairman to be elected. Appointment of officers,
  - Treasurer of County to continue in office.
- 25. In case of vacancy, appointment to vest in Council. 26. Treasurer to give security,
- 27. Appointment of Secretary of Council.
  - [Bill 258.] 1000 april 11 2 at 1

- Representative Councils in Counties (Ireland). [36 & 37 Viot.]
- 28. Appointment of County and district surveyors.
- 29. Fixing of meetings.
- 30. Election of finance committee...
  - Duties of finance committee.
     Chairman of finance committee to be appointed.
    - 33. Orders to be made at meetings of Council.
    - 34. Meetings to be held before assizes. ... L . .
    - 35. Schedule of votes to be prepared.
    - 36. Expenses of Act to be provided.
    - 37. Orders to be flated by judge.
  - Council to meet at assizes.
     County rate to be struck.
  - 40. Recovery of county rate.
  - 41. Provision as to county of Dublin.
  - 42. Council may stop up roads:
  - 43. Monies to be paid to credit of County Fund.
- 44. Mandamus to lie to Council,
- Orders removable by certiorari.
   Applications for compensation for n
  - Applications for compensation for mulicious injury to be heard by a grand jury.
  - 47. Proceedings to obtain compensation.
  - 48. Grand jury may present compensation.
  - Presentment to be record of sissize court.
     Presentment may be traversed.
  - 51. Questions may be reserved.
- 52. Judge to order payment.
- Presentments for compensation for malicious injuries, &c., may be removed into Queen's Bench.
   Appointment of loand of superintendence.
- 56. Provision as to presentment sessions.

  57. Associated cesspayers to be elected.
- 59. Provision as to Currickfergus and Galway.
- Provisions as to haratic asylums.
   Privy Council to determine number of governors.
- 62. One fourth to be appointed by Lord Licutenant.

- [36 & 37 Viol.] Representative Councils in Counties (Ireland). iii
- Two thirds of the rest to be elected by Council, one third by justices.
  - Provisions where more than one county contributes.
     Provisions as to cities and town corporate.
  - 66. Number of governors to be such as to accord with these provisions.
  - 67. Orders may be varied.
  - Vacancies in office of governor to be filled up.
     Property of grand juries to vest in councils.
  - Property of grand juries to vest in counce
     Contracts to continue in force.
  - Contracts to containe in torce.
     Qualification of councillors and cosspayers.
  - 72. Duties of Council.
  - Power of Council to make byelaws.
     Byelaws to be approved.
  - Byelaws no be approved.
     Byelaws may be removed by certiorari.
  - 76. Penalties to be recovered.
  - 77. Application of penalties.
  - Members of Council, &c., not to be interested in any contract, or hold any office of profit, under the Council.
  - Acts required to be done on a day happening to fall on a Sunday.
  - 80. Short title of Act.

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## віць

Provide for the better Administration of Public Moneys now A.D. 1873.
lovied by Grand Jury Presentment in Ireland, and for the establishment of Representative Councils in the Irish Counties for the management of Local Affairs.

WIRERAS it is expedient to make provision for the representapropagation of the mirrogayers in the management of the rates and taxonic management of the rates and taxonic management of the propagation of the purpose to institute in each county a Experimental Council for the 5 as berein-after mentioned, and to transfer to such Council the fined powers now exceeded by the grand play of such council the fined powers now exceeded by the grand play of such council the

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present parliament assembled, 10 and by the authority of the same, as follows; that is to say,

1. Prom and after the first day of November next, it shall not Power of be lawful for any grand jury of any country country of a city, or gust is to feel country of a town in Ireland to make any presentment for the bedones lerying of any cess, rule, or tax, or for the exceution of any further "billiand. I be work or any other matter relating in any way to the control or

10 work or any other matter relating in any way to the controll or management of any of the fiscal business of the said county; and from and after that day all the powers and duties of the grand jury of any county, county of n etty, or county of a town, in relation to presenting and levying of rutes or coses, or any of the matters so notressaid, shall absolutely cease and determine.

2. From and after the said day, the brenty-ninkh and hirty-first Engand sections of an Act passed in the seventh year of the region of His Seminary and History King William the Flourit, initialed "An Act to come for "soldier and amond the lawer relating to the presentent of public "soldier and amond the lawer relating to the presentent of public "soldier in the second to the

that Act had not been passed. [Bill 258.] 2 Representative Cosneils in Counties (Ireland). [36 & 37 Vior.]

A.D. 1873. 3. From and after the passing of this Act the second and third sections of an Act passed in the eighth year of the region of Her dealers and Majorty the new Queen, initiated "An Act to consolidate and disables are second as the second and the second and the second and the second and the second are second and third third and the second are the region of the second and the second are the region of the second and third and the second are the region of the second and third and the second are the region of the second and third are second are second and third are second and third are second are second are second and third are

the county of Dubin, small be and the same are hereby repeated.

4. From and after the first day of November next, and at all performed the second of the se

Representative Council, to be constituted in manner herein-after mentioned.

mentioned.

5. On the touth day of October in this present year, and on the 10 and on the 10 are many in every succeeding year, the ratequyers of each baroay

same day in every succeeding year, the ratepayers of each barony shall elect in manner herein-after mentioned three fit and proper persons to be members of such Representative Council.

Buosite to 6, Provided always, and be it enacted, that as to any and every

6. Provided always, and to it ensoided, that is a to any and every the control of the make as soon as conveniently may be after the possing of this Act, direct that any bearony in such county, instead of electing a representative, shall, for the purposes of representation in the county are control of the control of t

- Every person. 7. Every person. whose cames appears on the last rate for the ratio of sist. relief of the poor in any union situate wholly or in part within any larroxy in respect of premises within any barrory shall be decared to be a ratepayer of such barrony within the meaning of this 50 Act.
- 3. On the day in each year appointed for the election, the election regulations for each leavoy shall be held in the place in which the presentment sensions of the barony are held, and the high constaine of the barony shall, at the first election after its held, but the returning 35 offloor, and of all future elections such persons as the Representative Connecl of the country may appoint.
- Mole of secondaries.

  9. Any two ratepayers of the havony may, at any time hetween ten and twelve on the day of election, by a nomination paper signed by them and delivered to the returning officer, nominate one person 40 or two or three persons to he elected on the Representative Genneil.

If no more than three persons are so nominated the returning offleer A.D. 1578. shall declare the three persons so nominated elected. If more than three presents are nominated, a poll shall be taken, and the poll take the taken, and the poll of the present the poll of the present t

this Act, shall apply to the elections hereby directed to be held.

10. At the first election the polling place shall he at the place Applied in which the presentment sessions for the barcap are held; presented in the place Applied which the presentment sessions for the barcap are held; presented to the place and the place and the place and the place and the place are the place and the place and the place are the place

to vance unways, and it may manny man meet an account color small be a separate polling place for the ratepayers of such barony at the place in which the presentment sessions of such barony are held.

11. The regulations herein made for the first election shall Consolings 15 continue to be in force until the Representative Council shall have regulations, made hydraw regulating such elections in manner herein-after mentioned.

12. From and after the passing of this Act no justice of the Kerstein 13. From and after the passing of this Act no justice of the Kerstein 15 at any presentants assesses bed for any locase, unless he is possible 15 at any presentant assesses to define any locase, unless he is possible of lands, tonements, and heredimments for any estate within the same known wondering to him for his few runs and heredit a clear

income of not less than one hundred pounds a year,

ya 13. At the finer presentance assessing held after the fifteenth of Justice of
September in each year for any boxony, the justices assembled at one beausy
same shall separately elect a promo to be a member of the store
Bergessentative Council of such county. Such person so elected by after
the justices, and the three persons elected by the entrancers as

the justices, and the three persons elected by the ratepayers as 30 herein-hefore provided, shall be the representatives of the harony at the Council for the ensuing year.

14. In any case in which any barony shall have been annexed Provision as to another pursuant to the provisions herein-hefore contained, no to succeil election shall be so made at any presentment sessions of the barony burenes.

35 so annexed, but all the justices qualified to attend such presentment sessions shall be entitled, for the purposes of the election of a representative, but for such purposes only, to attend and vote at the presentment sessions of the barrony to which it is annexed.

15. In addition to the four persons so elected for each barrony, Additions 40 the mayor of every city, town, or horough within the county which is account on its or all the horizont in the provisions of bounts of [258.]

### 4 Representative Cosmoile in Counties (Beland). [36 & 37 Vion.] the Acts regulating municipal corporations of Ireland shall be a

A.D. 1873. guardians and munitinal hedics.

member of the Bejessentaire Counsil of the county; and the county of the description of the county; and the counties of their body to be, with the mayor, a member of the body to be, with the mayor, a member of the of such post of the county and the leant of questions 5 of such poor the county of the county of the shall in this manuse nominate one person to be a nember of the counting and the low concombisioness of every town in which commissioners shall be appointed under any of the Acts in frace for the improvement of towns in beload, shall the meaninst and 10 and appoint to use of their holy to be a number of read approximative members, and the county of the county of the county of the members of the county of the county of the members of the county of the county of the members of members of members of members of members of members of members o

Commission of tox ships may that.

ciac. I. In the county of Dablim the commissioners of the formulaip seed of Rathmiss shall appoint, in names bereit-before provided for 15 y towns corporate in counties, two persons to be members of the county counted, and so shall the commissioners of each of the townships of Kingstown, Blackrook, and Pembrok respectively, in like manner appoint two.
17. The exercist persons so elected and appointed shall, on and 29

tive Corner to be our parations.

\* after the first of November in each year, be and form the Beprocentative Counsil of the country for the cassing year. The Counsil of counsil of the country of the country of the Counsil of the country for which they are decied They shall be expalle of siming and being sund, shall have a 50 countes said, be causale of holding land, have the power of making countes said, be causale of holding land, have the power of making powers, and restrictions as by low belong to municipal holding convents, and restrictions as by low belong to municipal holding componate.

18. From and after the passing of this Act, there shall he held 30

courts of ringistrates to be held.

in each county from time to time a general court of the magistation of the county. Such court shall most statedly from times in each year, on the flat Thesiday in each of the measths of the county four distances and the county of the county of the present, shall pendide at every count; in his absences the chairman of present, shall pendide at every count; in his absences the chairman shall not be supported by the county of the county of the county of the shall not be security to every such court. In addition to those shall not as security to every such court. In addition to those stated courts the fluctuant of the county may at any time concessed courts the fluctuant of the county may at any time con[36 & 37 Vitt.] Representative Councils in Counties (Ireland). 5

10. From and start the said first day of November the Regenerities. ALD tree Vocasual of each county shall be explained or consciling on the said and the said correlate all such powers, duties, and authorities which of Control are now vested in the general layer in relation to the execution of the said the making of any order, as the making of any order, or the authorities which of the said the making of any order, or the authorities of the said the making of any order, or the authorities of the said to t

20. The Council shall not exceeds the power of the making of Not to take any presentment for compensation for malleious injuries, or in most of any orime or outrage, in any of the Acts authorising making grand juries in that behalf.

21. The Representative Council of each county shall assemble missing of on the tenth day of November next, and on the tenth day of Representative November in each succeeding year. All their meetings shall be you held in the assient town of the county, and their first meeting shall be lead at moon in the grand jury room of the county count house.

22. They shall at their November meeting in each year elect a Chairmenter of the council to be chairman and another to be vice-chair-action to man for the easuing year, and may, at any meeting duly convened, he decided fill up a vacancy arising in either of such offices during

23. They shall appoint, in addition to a secretary and treasurer, Approximant such and so many other officers as may be uccessary for the treas. Addition, action of the business of the Council, with such resemable scalary 30 as they may think fit. Any order appointing an officer, or fixing his salary, may be removed into the Court of Douor's Renols, and

shall be quashed, if it shall appear to the Court that the appointment is unmoonessay, or the salary excessive; and any floots that are disputed may, if the Court shall so think fit, be tried by a jury in 35 such manner as the Court may direct: Provided always, that officers appointed by the Council shall be removable at the pleasure of the Council without any exuse assigned.

24. The person who at the time of the first meeting of the Tressurer of Council shall fill the office of treasurer of the county shall continue continue in [258.]

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- 6 Representative Councils in Counties (Ireland). [36 & 37 Viox.]
- 1872. to hold such office at the same salary and with the same tenure of office as if this Act had not been passed.
- Is asset a 25. Whenever a vacancy shall occur in the office of treasurer, useascy, appticizate to Council shall elect a fit and proper person to he treasurer. It is was in Tourist and the same that is as a small star of such discussions of the same and the same and
- Thesesser an heavily empowered to fix the salary of other officers.

  2. Security and the property of the continuous property of the continuous property of the security of any treasurer elected under this act.
- Appelies 27. The Conneil shall, at their first meeting, or at some content of the content of the
- Appearament of the control shall from time to time appear the country and district surveyors with such salaries respectively as they may and district surveyors with such salaries respectively as they may consider the resemble; into they shall not appear that may one, record a person of the control of the
  - "appointment of county surveyors in Ireland."

    29. The Council may fir meetings to be held statedly at such times as they shall see fit, and may adjourn their meetings from 90 fime to time, and make such regulations as to the convening of extraordinery meetings, as to them shall seem fit.
  - Distribution of 30. They shall, at their meeting in the month of November in exemplities, examilities, committee, of not less than seven and not more than twelve, to 35 discharge the duties begin after mentioned.
- Dates of finance committee shall meet from from time to time minor, and they shall think fit, and as the Council may appoint. They shall think it expedient, they shall report their opinions thereon to the 40

#### [36 & 37 Vict.] Representative Cossicils in Counties (Ireland). 7

Council; they shall, as for as may be practicable or necessary. A.b. 1875. investigate the progress of all contracts for public works, and call for and receive the reports of all officers in relation to same. They shall, when antended by any reclaim of the Council, make payable and the shall, when antended by any reclaim of the Council, make payable that the shall be sh

32. The Council shall from time to time appoint a fit and chairs as the proper person, heing a member of the finance committee, to be indeed to the proper person, heing a member of the finance committee, to he indeed to the proper of the proper person of the proper of

33. The Council may, at any meeting duly convened, make any Orders to be 15 order for the execution of any work, or the granting of any money for same, for which the grand jury of the county might lawfully Council, have made a presentment if this Act had not heen pessed.

34. Provided always, that in every country, except the country of Meetings by Dublis, two mostings shall be held in each year on the day that below 30 shall be four clear days before the day appointed for opening the autocommission at each sasies. And the shertiff of every country, on receiving the procept of the justless for the sasies, shall cross the same of the same of the same of the same of the same shall send to the secretary of the Council a notice requiring the

25 Council to assemble on the day named in the notice, and the secretary shall thereupon summon by post each member of the Council to attend on that day.

35. The Council shall assemble at their place of meeting, at Schribe of twive o'clock on the day named by the sheriff, and shall then vices to be proceed to complete all husiness remaining undisposed of which shall require to be brought before the justices of sasize nursuant to

sanat require to a tought occur on jessees to assess pursuant to the provision herein-after contained; and they shall continue to meet each day until all such husiness is disposed of; and at such meetings they shall cause to be prepared a full statement of all 35 orders made by them for the execution of any public money, or the

56 occurs make by them not the execution of any points money, or the raising of any money in the same form and manner as nearly as may be to the form in which the schedule of presentments is now prepared.
36, They shall in such statement include all sums of money Expenses of

40 which they are authorised or required to raise by county rate, provided.

[258.]

A 4

8 Representative Councils in Counties (Tretand), [36 & 37 Vio.]

A.D. 1873. including all such sums as may be required for the expenses of carrying into effect the provisions of this Act.

All ceders to be fisted by fedge

30. These and until provision shall be otherwise made in that behalf, all orders of the Council for the execution of any work or the raising of any money made since the previous assistes shall be such. So intitled to the judge of natine in the assess measures a presentantic stricted to the judge of natine in the same measures as presentantic judge that have not control in present most shall the proceedings of the presentantics of the grand jury; and all the proceedings in judgation to dating anche orders, and not not to the tervesting of the same, or otherwise, shall he in all respects the same as are now erray by by her taken in seldificate to the control of the presentantics of the presen

Council to recet at assista. 38. The Council shall assemble at sen o'clock in the foremore of the day appointed for opening the commission of each sairies, and shall comfine to meet on each and every day at the same time util the judge shall permit them to separate, but before separating they shall appoint a time for their next meeting within one week of such separation.

The Council and every number thereof shall be in attendance at each auties, and overy number shall give his attendance in open court witenever be shall be required by the judge, and he shall go remain in attendance at the sozies usual the judge shall think it in the shall give the shall be shall be shall give the shall may st any time direct the names of the members of the judge may st any time direct the names of the members who do not appear when called such reconcable fine as he shall think fit. 39 30. At the mesting of the Occasio so appointed to be held the

to be street. Council shall make an estimate of all sums of money which they

shall be then authorised or required to mise either from any herony in the county, or from the county of many; and they plain appoint and assess the sums to be lovied on each heavy in the county, as demanding in such contracts any amount of compensation for purposes to the provision of the county, and the county of the county on the county of the county on the county of the county on the county on the county of the county on the county of the county on the county of the county on the county of the cou

per-centage rate, to be called the county rate, to be equally assessed A.D. 1873. upon all the lands, tenements, and hereditaments rated to the relief of the poor within such barony; and such rate shall be levied on the said several lands, tenements, and hereditaments as one

5 county rate, apportionable between the landlord and tenant in the manner directed by the Laud Act.

40. Every such county rate shall be recoverable by the same Recovery of means in all respects as the county cess is now by law recoverable county rate. by distress or otherwise, and shall also be a debt due to the Repre-10 sentative Council by the person liable to pay same, to be recovered by them by action or otherwise as debts may be recovered by due

process of law. 41. All the provisions herein-before contained relative to the Provision to meetings of the Council, and the fisting of orders made by them, Deblin,

15 shall be applicable to the county of Dublin, save and except that in that county the meetings of the Council shall be held five clear days before each Easter and Michaelmas term; and all orders of the Council shall be submitted to the Court of Queen's Bench instead of the judge of assize; and all such proceedings shall be

20 heard thereon as may now by law be had on any presentment for the execution of any public work, or the raising of money made by the grand jury of the county of Duhlin.

42. Orders may be made by the Council for stopping up any Council may existing road in the same manner and with the same consequences stop up 25 in all respects as presentments to the like effect may now be made by the grand jury.

43. All rates collected under the authority of this Act, and all Moneys to moneys which shall be payable to the Representative Council, shall be post so be paid to the treasurer, and by him lodged in a bank to the credit County 20 of a fund to be called the County Fund; and no money shall be Fund. naid by the treasurer except upon a resolution of the Council or

Finance Committee, and a draft signed by three or more members of the Council in such manner as the Council may direct, 44. If the Council shall refuse or neglect to make any order Manisoner

35 for the payment or assessment of money which by law they ought to fit to to make, any party interested in such payment may apply to the Court of Queen's Bench for a mandamus to compel them to make such order. 45. Any order made by the Council for the execution of any Orders re

40 public work or the payment of any money may be removed by northern. certiorari into the Court of Queen's Bench, in the same manner as F258.7

- 10 Representative Connoils in Counties (Ireland), [36 & 37 Vict.]
- presentments may now be removed, and may, if in any respect contrary to law, be quashed by such Court.

Applications for compensotion for mulicions injury to be known by a

46. Whenever by any law or statute now in force the grand jury of any county are satiorised or required to present any sum of money by way of compensation for malicious injury to property, or or for any loss or injury resulting from any outrage or orines, the grand jury of such county, notwithstanding this Act, shall and may make such presentment in any case in which they are now satulatoried by that o make the such.

Proceedings to obtain compensation.

47. The proceedings to obtain such compensation shall be as 10 follows :- It shall not be necessary to make any application to presentment sessions preparatory to such presentment, and in lieu and stead of any of the requirements now existing by law, it shall be sufficient if the party seeking such compensation gives notice to the secretary of the County Council. Every such notice 15 shall set out the nature of the claim, the circumstances from which such claim is alleged to arise, and the amount claimed. Every such claim shall be made at least two months before the assizes at which the presentment is intended to be sent hefore the grand jury; and such claim must in all cases be lodged within three months 20 after the injury, crime, or outrage from which the claim is alleged to have arisen, or, if the claim shall arise from any murder, before the death of the person alleged to be murdered, and shall be accompassied by an affidavit, duly sworn before any justice of the peace for the county, that the applicant believes such claim to be founded 25 in truth. 48. Every such claim shall be lodged with the clark of the

Grand jury may presen escopensation.

Go. Arriyy dinn came shall be lodged with the clerk of the prompt of the common terms of the common of the common of the common of the sentire at which need by the prompt of or, in the county of Dullin, one work before the corn, and thereupps all or, in the county of Dullin, one work before the corn, and thereupps all or and the control of the solution of the great large and prom the best up to the great large by the present or presentant shall be sent up to the great large by the present or presentant in a mode shall be set furth with good and sufficient averagement to show all shall be set furth with good and sufficient averagement to those about the common of the sent of the sent of the sent large prowinces in support of the same, and they may either ignore or winces in support of the same, and they are presented, the data does presented at all if they shall fed such presented, and the state presented at all if they shall fed such presented, the state of the sent of the state of the state of the properly possible to the chinesal or oblimate by this factly and of properly possible to the chinesal or oblimate by the first part of the part and the presented shall be deemed to be a part of the ordinial [36 & 37 Vict.] Representative Councils in Counties (Ireland), 11

hasiness of the county, save and except that the witnesses shall A.D. 1874 be heard in a court open to the public, and the members of the grand jury shall give their votes openly for or against such presentment.

- 5 49. Every presentant mole for such compensation by a grand Pronsacret jury shall be a record of the court of over and terminer held at the level such anxiety; and it shall save may be harful for such court of suchessort, over and terminer; and its shall save may be harful for such court of suchessort, over and terminer at any succoording assires, to give judgment thereon as herein-after
- 50. Such presentment may be dealt with by the judge or judges Precentages of the court of oper and terminer in the same manner in all may be respects as any indictment found by a grand jury may be dealt with
- by the said judge or judges; and say presentances so found by 16 the grand Juny may be traversed either by the Expressmentative Conseell or by any rusepayer; and upon such teavene being latenthe judge in any county, except the consty of Dablin, shall set the same to be tried by a jury, either at the these or the next cassing unsites, and such trial shall lately place in the same minuser cassing unsites, and such trial shall lately place in the same minuser
- 90 as the trial of any issue of not guilty on an indictment for misdemensor. The traverse shall be taken by an entry in the Grown book that the person traversing oppose the presentment, and three upon the present statisting the presentment shall be required to prove before the jury that shall by such traverse all the facts 26 moreosary to match a such presentment; and the jury may find a verificit in favour of the traverse, or in favour of the capillems.
- a vertical in frozon of the traverse, or in favour of the applicant, for such sum to the traverse, or in favour of the applicant, for such sum to the traverse of the favour of the applicant, for such sum of the favour of the favour of the favour by the grand jury. In the county of Duklin the same proceedings shall be laid in the Court of Queen's Bench. 30 51, the judge at any, saisses may recover any question of law Ouestiers
- arising upon the trial of such traverse in the same magner as my bequestions arising upon criminal trials are reserved for the Court of "exerved Crown cases reserved.

  52. Whenever a presentment is found of favour of the applil. Judes to
- 35 cation, and same is not inversed, or, if truerzeed, a vertice is found only in favour of the applicant, and such presentment is finally confirmed, the judge, or, in the county of Dublin, the Court of Queen's Bench, shall give judgment for the same, and make an order
- that the applicant shall be paid the sum for which judgment shall 40 be finally obtained together with his costs in that helsalf properly incurred; and such order shall be transmitted by the clerk of the [258.]

12 Representative Conneils in Counties (Ireland). [34 & 37 Vice.]

A.D. 1873. Crown to the secretary of the Representative Council; and the Representative Council shall thereupon include the sum so ordered to he paid in their estimate and rate.

53. Every presentment for compensation for malicious injury, or arising out of any crime or outrage, may he removed by certiorari 5 into the Queen's Bench, in the same manner as any indictment found or to be found for any criminal offence may be removed; and the Court of Queen's Bench shall exercise over every presentment so removed, and over the trial thereof, the same jurisdiction and authority as they now exercise over any indictment so removed; 10 and in case of such removal, the presentment and all subsequent proceedings shall be and be deemed to he a record of the Court of Oueen's Bench.

54. The heard of superintendence of the prison of every county

in Ireland shall be appointed in the following manner; that is to 15 say, at the general court of magistrates held in the month of February in each year, the justices there assembled shall appoint four of their number to be members of the board of superintendence of the county prison, and shall direct the clerk of the peace to transmit the names of the persons so nominated to the County 20 Council; the Council shall thereupon nominate eight other persons, two of whom at least shall be magistrates, to be members of the said hoard; and the twelve persons so elected, on being submitted to the judge at the assizes, or, in the county of Dublin, to the Court of Onern's Bench, and recorded in the Crown book, shall constitute 25 and he the hoard of superintendence from the time they shall be so submitted until the Spring assizes, or, in the county of Duhlin, the Easter term of the ensuing year. 55. Whenever, at the time of or after the first meeting of the

Council, there shall he a vacancy in the office of coroner for 30 any county or division of a county, the Representative Council of the county shall elect a fit and proper person to fill the said office. The coroner so elected shall hold the said office by the same tenure, and subject in all respects to the same law and regulations as to the salary and otherwise, as the coroners elected by the laws at 35 present in force hold the same.

pions.

56. Subject to the provisions herein-before and herein-after contained, presentment sessions shall be held for each harony in the manner now required by law; no presentment sessious shall be hold for the county at large, and all matters or things which 40 may require the approval of such last-mentioned sessions to au[36 & 37 Vice.] Representative Councils in Counties (Ireland). 13

thorise a presentment by the grand jury may be done by the A.D. 1873. Council without such approval.

57. From and after the tenth day of October one thousand Associated eight hundred and seventy-four, the cosspayers in each barony to be osspayers 5 associated with the justices in each barony shall be those chosen in manner following; that is to say, the Representative Council shall, as soon as conveniently may be after their election, fix and determine the number of cosspayers in each barony that shall be associated with the justices at presentment sessions. On the tenth

10 of October following, and on the tenth of October in any succooling year, the ratepayers of each barony shall, at the same time as they elect representatives to the Council, and in the same manner in all respects, elect the appointed number of cosspayers, and the persons so elected shall be the cesspayers to be associated with the 15 justices at all presentment sessions for the barony to be held within the ensuing year.

58. In the counties of the cities of Limerick, Waterford, and Provision as Kilkenny, and in the county of the town of Drogheda, all the of other and powers now exercised by the grand juries of such counties in towas 20 relation to fiscal matters respectively from and after the passing of this Act shall be vested in and transferred to the town council of the said cities and towns respectively; and all the provisions

of this Act shall, so far as the same are applicable, be in force in relation to the management of all public monies now raised in 25 such cities and towns by grand jury presentment.

59. If at any time hereafter the town of Carrickfergus or the Provision of town of Galway shall obtain a charter of incorporation under the to Carriel-Acts regulating municipal corporations in Ireland, all the powers Galvay. now exercised by the grand jury of the county of the town shall 30 be transferred to and vested in the councils elected under such

charter; and in the meantime, from and after the first day of January next, they shall, as to the county of the town of Carrickforgus, vest in and be exercised by the Representative Council of the county of Antrim, and as to the county of the town of 35. Galway by the Representative Council of the county of Galway; and

the ratepayers of each of such towns shall, by an election to be held in manner herein-before mentioned, elect four representatives. and the justices of the peace two justices, to represent such towns on the said Representative Councils respectively.

40 60. And whereas it is expedient to place the management of Providors the sums received for lunatic asylums under the control of the repre-B 3 f258.7

- 14 Bepresentative Councils in Counties (Ireland), [36 & 37 Vici.]
- A.D. 1873. sentatives of the taxpayers: From and after the seventeenth March next all the powers of the present governors of any lumatic asylum supported wholly or in part by grand jury presentment shall cease and determine.
- Privy Come

  61. It shall be lawful for the Lord Lieutenant and Privy Council 5

  with a ambig a midge armine the number of governors which shall in future
  of governors. be appointed for each such lunatic asylum in Ireland.
- One fourth
  to be use
  pointed by
  Leaf Lieutenant; any law, statute, or
  large to the contrary notwithstanding.
- Two thirds [63]. In case only one country contributes to the expense of the efficience to luminate asylum, the remaining three fourths of the governors osset, see shall be appointed in manner herein-after mentioned; that is to say, two thirds of the number shall be appointed by the council of say, two thirds of the number shall be appointed by the council of the country, and one third by the general court of masteriations.
- Powloss

  64. In sur case in which the expense of such hunstle soyhum concept of the control of t
- Previous 65. The governors to be cleated by any country at large shall be seen to the clean of the country of t
- Number of governors to be 30 supportance, and the proportions in which they shall be elected, regard shall be had to fix such numbers as may admit of the divisions with these

the counties of Galway and Antrim respectively.

67. Any such order may from time to time be varied by the
the work.

Load Lieutenani and Prity Councill can notice to all the parties 26
interested, and the Load Lieutenant and Council may, below much a
below the below any promos when they may think it
adjecting to the making of any proposed when, or the variation of
one sheedy made.

[36 & 37 Vier.] Representative Connells in Counties (Ireland), 15

68. Any vacancy in the office of governor shall be filled up in A.D. 1872. The same manner as the person was appointed by whose coasing to vacanize to be a governor the vacancy shall have been caused, unless a varia- effect of the in the order shall make such election inconsistent with the governor to alreed state of things.

69. From and after the first day of January next, all property, of Property of what nature or kind whatsoever, which is now held by any grand for hursy or by any one in trust for them, or which is or is declared to be concilib. vested in any county or in any hody in trust for such country, shall

10 is and became the property of the Representative Council of coolcounty respectively, and in the counties of cities and towns hereinbefore mentioned shall be and become in Rillo manance the property of the bodies in whom the fiscal powers of the grand jury are vested by this Act.

15 70. No contract hereofore entered into by or with any grand jury Contracts or any one or their helad if shall be in any meaner affected or lengthen of southon in by anything in this Act constand, but all such contracts, and tall free-rights or liabilities arising therefrom, shall remain in fall force and effect; and the hody in whem the fiscal powers of the grand jury 20 are vested by this Act shall, as to all such contratous and rights.

and liabilities, he is the same position as it the outstand had been anade by or with them, or in trust for them, instead of the grand jury; and they shall have, in relation to all used contracts and matters, the same power as any ground jury would have had if this 15 Act had not here passed; and all access of any rate briefed by grandless presentants, and which shall be impact on the first grandless presentants, and which shall be impact on the first property of the property of the panel pays of the body to when the fitcal power of the grandless property and shall be recoverable by them in the same manner in all property as

30 any rate or rates imposed by them under the authority of this Act.

71. Until the Representative Council of any county shall fix the Quithesian qualification of persons to be elected an enables of the Council, and of counties the qualification of persons to be elected as associated ratespayers, some person, and no other, shall be deemed to be qualified to be elected an associated ratespayer.

cesspayer by the ratepayers of any harmy, who would be qualified to be elected as a poor law gazardism in any of the unions situate wholly or in part within such barony pursuant to the regulations of presembed for such qualification. [288.]

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16 Representative Conneils in Counties (Ireland). [36 & 67 Vict.]

A.D. 1878. Duties of Cornell.

72. The Representative Council of every county shall be bound to do and perform the following things:

They shall assess, levy, and pay all such moneys as by any law ought to be assessed, levied, and paid:

They shall keep all the public roads, bridges, and highways of 5 the county in good and sufficient order and repair:

They shall keep, provide, and maintain all such courthouses, gaois, prisons, bridowells, and houses of correction within the county as may be necessary for the convenient administration of justice.

In case they shall neglect to perform any of the aforesaid matters or things, or any other matter or thing whatsoever which by law they ought to do, a mandamus shall issue from the Court of Queen's Beach to compel them so to do, upon the application of Her Majesty's Attorney General, or of the Local Government Board, 15 or of any person interested in the performance of the matter or thing which they shall so neglect; and if such mandamus shall issue to compel the repair of any public road or highway, it shall not be an answer to such mandamus that the presentment sessions of the barony have not approved of such work; and if a peremptory man- 20 damus shall issue in obedience to such writ, the Council shall proceed to execute such work in the same manner as if it had been so approved, and shall charge against the barony the interest on their proper proportion of the cost of such work, and all the costs to which they shall be put by reason of such mandamus. 73. In addition to and not in substitution for any power of making byelaws which may be vested in thom by reason of any of

Power of Council to make byelaws.

the providera herbi-before contained, the Bepresentative Council of every county hall have power to make any measurable byleavas not only for the regulation of their own proceedings and of the 30 cuties of their officers and servatus, but also as to may of the matters herei-active mentioned; and they may, if they think fit, by mysach byleavs, impose a penality not exceeding two posmis for every visitation of same; that is to say, they may make byleavs and any of the following purposes:

For the regulation of all contracts for public works to be paid for by county rate, and of the execution of any works undertaken in

pursuance of some:

For the better regulation of the reads within the county and of
the traffic on same, and for the prevention of muisence or 40
obstruction in any manner interfering with the safe and convenient nee of such reads:

[36 & 37 Vict.] Representative Councils in Counties (Ireland), 17

For the regulation of the election of the persons to be chosen by A.D. 1873, the ratepayers of each barony, either as members of the

Council or cesspayers, in the following respects; that is to say,

Fixing the person to act as returning officer:

Pixing the person of see as resurrang onner:

Determining the place of election, and the number and situation of polling places:

Regulating the notice to be given of such elections:

Determining the qualifications of the persons so to be elected:

10 Provided always, that such hyckows shall not be inconsistent with

To Indicate a weaps, takes a such nyterows usual like, for meanissestic wirm this date, or contarty to this greened have of the realing in this section, contained shall be construed, to, weaken or take away any right or power of making hydraws which the Commit would have if this section were not constanted in this Act.

10. 74, No bytels we made by the Consult, covery done regulating medium to

2. Po Dycas was maked by an Coulomb, example one regressing lighters to its own proceedings, shall be no early force or effect unless and until be approved same shall be allowed by the Lord Lieutenant' and Privy Council, which allowance shall not be given until a period of twenty-one days after a copy of such byclaw has been sent under the common

days after a copy of such byclaw has been sent under the common 80 seal of the Council to the Lord Licetanath; and rimediately on any byclaw being passed by the Council, same shall be printed, and a printed copy of same shall be kept in the offse of the Council to be inspected by any one who shall desire so to do; and printed

copies skall be sent to the chairman and elerk of crory board of S guardians within the county, and also to the mayor and town elerk of every town corporate, and also to the elements of all town and municipal commissioners of any town within the country; and a copy under the seal of the Council shall be sent to the elerk of

the peace, and also to the licutement of the county, to be submitted 30 to the general court of magistrates of the county; and a printed copy shall be given at a reasonable price to any person who shall apply at the office of the Council for the same.

75. Any byelaw so made by the Council, whether approved of or Byelmenany not, may be removed by estilorari into the Queen's Bench, and be removed by accident into the Court, be quashed. by accident by accident.

76. All penalties imposed by any hyelaw shall be recoverable in Penalties to the manner provided by the Petry Sessions (Ireland) Act, 1851; beroovered, and all the proceedings in relation thereto shall be subject to and in secondance with the unvisions of that Act.

77. All penalties imposed at any prity ressions within the county, Application whether for offences against any byelsw or under any law or statute, of penalties, shall, unless so far as same are payable to any private individual, [286,]

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18 Representative Councils in Counties (Ireland). [36 & 37 Vicy.]

A.D. 1873. be paid over to the county treasurer for the use of the county fund.

78. No member of the Representative Council, or any of their Members of officers or servants, shall be directly or indirectly concerned in or not to be interested in have any interest in any contract for any work, or the supply of 5 any matter or thing to be paid for out of the county fund; and no affice of members of the Council shall be appointed to or hold any office or place of profit under the Council, or receive any emolument out of

the county fund, save and except the chairman of the Finance Committee, if he shall he authorised by any byelaw to he made to 10 that effect; and if any member of the Council shall offend herein. he shall be incanable of continuing a member of the Council, and his place in same shall be vacant; and he shall be liable to a penalty of one hundred pounds, to he recovered, with full costs of suit, in an action in any one of the superior courts of common law 15 at suit of the Representative Council, or, if the Council shall not commence such action within one month after a notice shall he delivered to the secretary, signed by any three ratepayers, calling on them to hring such action then, at the suit of any ratepayer who will sue for the same. 79. Whenever any not so herein-before appointed to be done

on any specified day of the year, and such day shall happen on any day to fall on a Sunday, the act so appointed to he done shall he pening to done on the day following. Suniny. Short title of 80. This Act may be cited for all purposes as "The Repre- 25

sentative Councils (Ireland) Act. 1873."

Acts ro



in Counties (Ireland).

# BILL

To provide for the better administration of Public Menges now berief by Grand Jucy Presentment in Ledand, and for the establishment of Representative Councils in the Irish Counties for the management of Local Affairs.

Mr. But and Mr. Collan.)

Ordered, by The Henry of Common, to by Printed
23 July 1872.

[Bill 238.]

[Jindor 3 og.,